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UNITED STATES DISTRICT COURT		CUMENT	
SOUTHERN DISTRICT OF NEW YORK		CTRONICALLY FILED	
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SHANTI GURUNG,	:	DATE FILED: #-19-10	
Plaintiff,	: :	THE RESEARCH AND ADDRESS OF THE PROPERTY OF TH	
v.	:	10 Civ. 5086 (VM)	
JOGESH MALHOTRA and NEENA MALHOTRA,	:	ORDER	
Defendants.	:		
	:		
	:		
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## ORDER GRANTING MOTION TO WITHDRAW

Upon the motion by Plaintiff's counsel Carmela Huang and the annexed declaration, IT

IS HEREBY ORDERED that the motion of Carmela Huang to withdraw as counsel for Plaintiff is granted.

Dated:

New York, New York

Victor Marrero

United States District Judge

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	Original Filed by ECF Docket # (0 W 508% ECF Document # 4
SHANTI GURUNG,	x :
Plaintiff, v.	: : : 10 Civ. 5086 (VM)
JOGESH MALHOTRA and NEENA MALHOTRA,	: MOTION TO WITHDRAW AS
Defendants.	NOV 18 2010  CHAIMBERS OF JUDGE MARRERO

## MOTION TO WITHDRAW AS COUNSEL

PLEASE TAKE NOTICE THAT pursuant to Local Civil Rule 1.4 of the Local Rules of the United States District Courts for the Southern and Eastern District Courts of New York, and upon the annexed declaration, Carmela Huang, one of Plaintiff's counsel in the above-captioned case, moves for leave to withdraw as counsel for Plaintiff Shanti Gurung because I will no longer be employed at the Urban Justice Center as of December 10, 2010. Plaintiff continues to be represented by counsel Amy Tai of the Urban Justice Center and Mitchell A. Karlan of Gibson, Dunn & Crutcher, LLP.

Dated: New York, New York November 16, 2010

Respectfully Submitted,

/s Carmela Huang

Carmela Huang Urban Justice Center 123 William Street, 16<sup>th</sup> Floor New York, NY 10038 Tel: (646) 602-5600

Fax: (212) 533-4598

E-mail: chuang@urbanjustice.org

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	COURTESY COPY Original Filed by ECF Docket # (6 CV 50%) ECF Document # 4		
SHANTI GURUNG,	x :		
Plaintiff, v.	: : 10 Civ. 5086 (VM)		
JOGESH MALHOTRA and NEENA MALHOTRA,  Defendants.	DECLARATION OF CARMEL. HUANG		
DECLARATION IN SUPPORT OF MOTION  Pursuant to 28 U.S.C. §1746, I, Carmela Huang			
following is true and correct to the best of my knowled	ge:		
<ol> <li>I am one of the attorneys representing the Plaintiff in the above-captioned matter.</li> </ol>			
I submit this Declaration in support of my motion to wi	thdraw as counsel for Plaintiff.		
2. Plaintiff will continue to be represented by able counsel after my withdrawal.			
3. My withdrawal will not interfere with or	My withdrawal will not interfere with or require the extension of any deadlines		
set by the Court.			
4. I submit a proposed order granting leave	e to withdraw, attached as Exhibit A.		
Dated: New York, New York November 16, 2010			

/s Carmela Huang
Carmela Huang

## Exhibit A